

FRIDAY

As Usual, Bargain Day

75 Cloth Coats (these are in the latest styles and regularly retail at \$19 and \$25, Friday and Saturday, \$7.50. About 100 Coats, in Boucle, Cheviots, Kerseys, etc., mandarin sleeves, late styles, each, \$10.00. Ladies' Coats, the finest of cloaking in each one, \$15, \$18 and \$20. Values, Friday and Saturday, \$12.00. One lot of chic styles, all nobly effects, handsomely tailored, \$20 values, \$15 and \$12.50 each. Children's goods are too numerous to quote prices on, but you know that they will be cheap when we tell you that.

FRIDAY PRICES

will prevail for two days. A hint of the offering will be twenty-five Misses' Coats, the chic styles, \$15, \$18 and \$20, all at \$10 each. One case of Outing Flannels, 5c yard.

L. S. Ayres & Co.

THE BIG FOUR

Carpets, Curtains, Furniture, Wall Paper.

We are with them every day in two places. We give you Carpets and Curtains At Pennsylvania and Market Sts. We give you Wall-paper and Furniture in Brenneke's old dancing hall, over Pearson's music store, opposite the Denton House.

All New Goods in all Grades. Prices a little better for you than elsewhere.

EASTMAN, SCHLEICHER & LEE.

ART EMPORIUM. Telephone 500.

A THREE DAYS' EXHIBIT

UNTIL SATURDAY ONLY

OF THE FAMOUS

Braun • Carbon • Photographs

Mr. Max Schwedersky, representing Brann, Clement & Co., of Paris and New York, will show a splendid collection.

THE H. LIEBER COMPANY, 32 South Meridian St.

Watches, Diamonds,

Jewelry and Silverware.

All the latest and most desirable patterns. We are receiving new goods every day. Our prices are the lowest in the State, considering quality. There are many beautiful patterns in Brochures this season. We would be pleased to show you what we have at.

MARC'S, 38 West Wash. St.

"GO TO A GLOVE STORE FOR GLOVES."

OUR LADIES' \$1 GLOVE

Real Imported Kid. Our \$1 glove value has won no new friends. Our \$1, \$1.25, \$1.50, \$1.75 and \$2.00 gloves always please.

Tucker's

THE ONLY GLOVE STORE IN WASHINGTON ST.

THE "DROP-TROLLEY" ROBBERS.

William Meyers identified by conductors as one of a suspicious trio. It is thought an important catch was made when William Meyers was arrested Wednesday night. Meyers is said to be one of the three highwaymen who have been trying to rob street car conductors this week. Tuesday night a conductor on the Pennsylvania-street car line reported that three suspicious-looking men had been riding over his road, and Manager McLean warned the conductors to be on their guard. Meyers boarded a Massachusetts-avenue car Wednesday night in company with two other men. One of them pulled therolley off the wire, and the conductor seized Meyers and afterwards turned him over to the police. Yesterday four different street-car conductors called at the station house and identified him as one of the men who have been acting suspiciously on their cars. A conductor from the Noble-street line was positive Meyers was on his car at the time a passenger was robbed, Wednesday night. The man robbed started in pursuit of the gang and his name was not learned. It is thought he would be able to identify Meyers, but he has not called at the station house.

General Manager McLean, of the Citizens' Street-railroad Company, said yesterday:

"This scheme of pulling the trolley off the wire and robbing conductors in this city has not been worked in this city to my knowledge until this week. I received word from one of our Pennsylvania-street conductors Wednesday night that suspicious characters were riding. They were warned our men to be on the lookout. This game has been played in other cities. On Wednesday five masked men robbed a street car in Chicago in much the same manner as the three men tried to rob the Noble-street car. I hope the men will be captured, not only for the sake of our men, but also for the protection of the public. Mr. McLean thinks possibly the men who have been operating here are part of the Chicago gang.

A Conductor Out \$6.75.

E. Duckworth, a conductor on the Illinois-street car line, reported the loss of \$6.75 last night. He said he might have lost the money, but was inclined to believe he had been robbed.

John Woodward under arrest. John Woodward was arrested yesterday by officers Wilson and Stout. He is charged with having fled an overcoat belonging to John Moxley. Woodward is well known in police circles. It will be remembered that considerable trouble was had with him several years ago in connection with the sale of lottery tickets and the operation of policy shops in different parts of the city. He was slated on the charge of petit larceny.

Furniture at lowest prices—Wm. L. Elder.

GOT OFF VERY EASILY

A PATROLMAN CHARGED WITH DRUNKENNESS MERELY FINED.

Captain Quigley Almost Had to Fight to Get Grubbs' Badmash Away from Him.

The trial of patrolman Theodore Grubbs by the Board of Safety last evening was of more interest than the usual trial. Messrs. Maguire and Mack constituted the board. It was the first trial held before the new board, consequently policemen and firemen were watching the outcome to gain an anticipated idea of punishment for wrong-doing. Attorney John Keating represented Grubbs, and during the examination a number of interesting points arose.

Grubbs was charged with drinking intoxicating liquor while on duty and of insubordination. It was charged that during the South Pennsylvania-street first last Sunday Grubbs acted in a manner to warrant the crowd to think he was under the influence of liquor. Captain Quigley was attracted by the actions of Grubbs, and after watching him for a time demanded his badge, and Grubbs declined to give up the badge, and for this breach of police etiquette he was fined ten days' pay. The board held that the charge of drinking while on duty was not sustained by the evidence. The testimony concerning the condition of Grubbs at the time differed, but it showed pretty clearly that he was excited—more excited than the circumstances warranted. No witness would state positively that this excited condition was due to drink, although Captain Quigley and Sergeant Crane expressed the opinion that Grubbs had been drinking. Grubbs arrived at the scene of the fire rather late and excitedly began pushing back the crowd. Some witnesses stated he was unnecessarily rough, while others said he acted in a proper manner.

Councilman Costello was placed on the stand to testify in behalf of Grubbs. The president of the Council said he had seen Grubbs during the afternoon and observed no indications of drinking at the time.

"I saw him at Washington and West streets, where you people had him watching the saloons," said Mr. Costello. "I noticed it was awful dry down here. 'Were any of the saloons open?' asked Mr. Maguire.

"If they were I could not find them," replied Mr. Costello.

"Perhaps it was you who drank with Grubbs," suggested Mr. Mack, laughingly. "No, it was not me," said Mr. Costello; "but to tell you the truth, I would have gladly drunk with Grubbs or anybody that day. Everything was closed."

The two Democratic members of the board seemed to feel well over this little recommendation of law observance from the president of the Council. The policemen who were examined were asked about the saloons last Sunday, and each and everyone testified that they were closed.

"The latter being a popular term for saloon reports, and from these terms of evidence, the board seemed to nod their heads in a highly satisfied manner. Grubbs was placed on the stand and asked if he had taken any liquor last Sunday. He said no. He was asked if he had been in any saloon. "I was not in a saloon, nor in any place where liquor could be had, not even in a drug store."

This answer was met with some derision, but Councilman Costello could not refrain from breaking into a loud laugh, in which Grubbs joined, in a sort of an embarrassed way. One witness stated Grubbs had seized him by the arms and jerked him in an excited manner, but Grubbs said he had not done so.

In fixing the punishment the board took into consideration the good record of Grubbs and a fine of ten days' pay was announced. Mr. Maguire stated to the patrolman that from superior men should be obeyed at all times. The police last night, in a consideration of the case, expressed the opinion that Grubbs got off very easily.

INCREASE IN BUILDING.

This year has been a good one for building. The number as well as the value of buildings erected is much larger than anticipated. For the past ten months of the year 28 blocks and 87 residences have been erected. The value of the buildings for the ten months amounts to \$2,561,630, which is already a much larger sum than expended in the last two years.

THE DEMOCRATIC CONVENTION.

S. P. Sheerin Says a Strong Fight Is On Between Cities.

S. P. Sheerin, secretary of the Democratic national committee, was in the city yesterday. He says a strong fight is being made for the next convention. The cities that are in the fight now are Chicago, San Francisco, St. Louis, Pittsburgh and Buffalo. He says Buffalo is making the hardest fight and is urging a strong reason for selecting that place, the hotel facilities, which, it is claimed, are adequate to accommodate the crowd better than any other place. It is also urged that it has been so long since the convention was held in the East that it is now time for it to go there again.

"There is enough in it for a big fight to be made. I think I would be safe in saying that a national convention is worth making in the city of Chicago. There is there is any particular political advantage to a State in having the convention, although many people believe it is in the interest of the country. In regard to the admission of the public to the convention, Mr. Sheerin said that the committee provide seats only for the delegates, alternates and members of the press, but said the resolution had been referred to a subcommittee and that it would probably decide to throw it aside."

Mr. Sheerin declined to say whether he would be a candidate for re-election to the secretaryship of the committee. Mr. Sheerin has decided that he cannot accept the offer made by a number of local capitalists to establish a new trust company here and place him at the head of it. He says he appreciates the compliment of being himself down in this city for an indefinite length of time, but he has no business. The idea has not been abandoned and there may yet be a new trust company here.

IS DAVID B. COMING?

Report that Hill, of New York, Is to Speak Here Dec. 5.

There was a flurry in the courthouse basement yesterday afternoon when it was announced that Theodore Hill would be here for Dec. 5 by an agent of David B. Hill, the statesman from New York. The report was that a telegram engaging the hall for that date was received by the Board of Works. The telegram was signed by F. A. Briggs, of Milwaukee. There were many who regarded it in the light of a fake. Mayor Taggart said he knew nothing of the proposed visit, looked very wise and said it was suggested that perhaps he is coming here to boom Mr. Morrison, or to lecture, or to view the wonders of the year—the only successful Democratic candidate.

Mr. Taggart, when asked about the reported visit, looked very wise and replied: "I think the date is wrong. Early in January Mr. Hill and other prominent men are coming here to hold a condoleance meeting. This is the only bright spot in the country. They are coming here to see if they cannot change their luck, and Mr. Taggart's service was so serious that his joke was understood, and he quickly took pains to explain it and said that he knew absolutely nothing of Mr. Hill's reported visit."

Brightwood Electric Light.

The Brightwood Town Board, Wednesday night, heard the opinion of its attorney, Joseph B. Keating, on the question of the right of the Citizens' Street-railroad Company to furnish the town with electric lights. The company has a franchise, which claims to be perpetual, authorizing it to place poles and wires for electric lights in the town. Mr. Keating holds that under the decision of the Supreme Court, no such thing as a perpetual franchise can be granted and that, therefore, the company has no right to furnish electric light whatever. He also thought the Town Board could make any arrangement it might desire for the purpose of securing lights. Mr. Keating said the bond furnished by the marshal was not sufficient. The board directed the mar-

IT WILL BE A DEADLOCK.

Outlook for Electing a Successor to Mr. Appel To-Night.

At last it seems probable that the resignation of the members of the School Board from Boston, Mr. Appel, will come before the board. President Marindale said yesterday that the resignation had been in the hands of the secretary for nearly a week. It will probably be formally presented to the board to-night at the regular meeting. It will be the duty of the members of the board to elect a successor to Mr. Appel. There has not yet been any caucus of the minority members to determine upon any person to be presented. Mr. Blackledge said last night that he did not know whose name would be presented. He said, however, that it is not the intention of the minority members to sit quietly by and allow the majority to select a successor. After Mr. Appel resigns there will be no majority, and a merry fight is anticipated in selecting a successor. It is not unlikely that there will be a deadlock when it comes to a vote. Of course Mr. Appel cannot vote, for he will not be a member when the vote is taken.

GOVERNOR'S SON DEAD

SEYMOUR MATTHEWS DIES AT ATLANTA, GA. OF TYPHOID FEVER.

His Father Left for That City Last Night on a Telegram—Young Man's Career.

Late yesterday evening Governor Matthews received a telegram from Atlanta announcing that his son Seymour was in a very critical condition. Before the Governor had been gone three hours on his way to Atlanta, a second message was received by Dr. Stone, of this city, stating that the young man had died at 7 o'clock. Seymour Matthews had been suffering from typhoid fever for some time and his mother is now there. The first telegram stated that he had had a hemorrhage of the bowels and that there was also a perforation. In that condition, having just become convalescent from the effects of the fever, this complication was almost necessarily fatal. Governor Matthews consulted Dr. Stone in regard to the contents of the telegram. The local physician was unable to give the Governor any hope, but intimated that on the face of the telegram the chances for recovery were very slight indeed. Seymour Matthews was twenty-three years of age. He had been connected with the Smithsonian Institution and was employed at the Atlanta exhibit. Governor Matthews took the first train for Atlanta after receiving the telegram. He will not reach Atlanta until noon to-day.

The Governor had but three children, Seymour being the only son, and a child in the family named Mrs. Matthews. Seymour was a student at the University of the South. He had made all preparations for this event and expected to express some views on the subject of the typhoid fever. He had made all preparations for this event and expected to express some views on the subject of the typhoid fever.

The death of Seymour Matthews will prevent Governor Matthews from delivering his Cuban address at Philadelphia next Thursday. He had made all preparations for this event and expected to express some views on the subject of the typhoid fever.

The special train that is carrying the members of the Indiana Centennial Commission and some of the leading men of the State to Atlanta left here last night at 6:30 A. M. over the J. & W. Railway. The people who took advantage of this trip will join the party south of here, many of them at Louisville, a complete list could not be obtained. The following is a list of those whose names were sent to Myron D. Kling: D. P. Erwin, wife and daughter, Mrs. J. M. Gordon, Col. E. L. Lilly and wife, Joseph Lilly and wife, Dr. W. N. Wishard, Mr. W. F. Furman and three ladies, Mrs. A. E. Metzger, all of this city; Hugh Davidson, Bluffton; H. M. Campbell and wife, Columbus; Harry Wayne, Joseph I. Irwin and wife, Columbus; Thomas J. Mann, Sullivan; James A. Arthur and wife, Columbus; George Goshen; Major Dosey and wife, Anderson; J. L. Allen and wife and Thomas Kimm and wife, Covington; E. Henry New Albany; John W. Lovett, wife and daughter, Anderson; Judge Shirley and wife and Mr. Purdum, Kokomo; Judge Conrad and wife, Jewett, New Albany; Dr. Yoke and wife, Ellettsport, and William Conrad and wife, Warsaw.

GOVERNOR PARDONS TWO CONVICTS.

He Believes that Both Men Were Innocent When Imprisoned.

Two pardons were issued by Governor Matthews yesterday, in both of which cases he believes the men innocent of the charges on which they were convicted. One case was that of James Rodgers, a farmer of Jasper county, who was convicted of assault on the evidence of two tramps, whom he had previously driven off his place. Later developments showed the tramps to be false witnesses for revenge. The pardon was recommended by the judge, presiding at the trial, and the members of the jury. Charles Boden, of Hamilton county, was pardoned on the evidence of a bondman who charged another farmer, with whom his father had some trouble. Recent developments show that Boden did not do the shooting.

DIED AT UNION STATION.

Mrs. Maggie Garr Expires While Waiting for a Train.

Mrs. Maggie Garr, aged fifty-four, residing at No. 13 Windsor street, died suddenly at the Union Station yesterday morning. Mrs. Garr was about starting to visit her mother, O. to attend the funeral of a friend. She came ill on Illinois street, and had to be assisted to the station. In the station she was again overcome by illness, and when a Mrs. Sorters, of Lebanon, came to her aid, she was helped to a chair and a moment afterwards expired. She had held a post mortem, and pronounced the cause of her death to be valvular heart trouble.

SALE OF THE BOSTON BLOCK.

James H. Baldwin Pays \$30,000 and Secures a Bargain.

The Boston Block has been sold by the Connecticut Mutual Life Insurance Company to James H. Baldwin, who will immediately remodel it, connecting its hallways with those of the Baldwin Block and making the two practically one building. It will provide elevator service for the Boston Block without additional cost. It has a frontage of 40 feet, the building is 100 feet deep. At the time this building was erected it was the finest office block in the city. It is five stories high, and has an artistic stone front.

A Visit to Sellers Farm.

The Board of Health is going to make a visit to Sellers farm this morning. The dead animal farm and the garbage crematory are to be visited with the view of securing everything as being conducted according to the sanitary rules and regulations.

An Overheated Furnace.

An overheated furnace was the cause of a fire in the basement of a house belonging to Mrs. H. R. Allen, at No. 340 North Meridian street, yesterday afternoon. The premises were occupied by Mrs. Sanders.

Robert Girtin Held.

Robert Girtin, the colored man who run down little Walter Craigie, at Missouri and West streets, Wednesday night, was charged, in Police Court, yesterday, with assault and battery and fast driving. Judge C. allowed him to go on bond, but he is confined to the police station in the event of a trial.

Defendant Had Not Been Served.

The Chance-Matthews Company brought suit some time ago against C. E. Crispin to recover the amount of a printing bill, \$6.50, claimed to be due for printing and

AN ALLEGED TORTURE

JUDGE MURRAY WENT OVER TO POLICE STATION TO SEE BATTERY.

Sentences the Youths Who Were "Tortured" to Penitentiary—Other Criminal Court Cases.

Charles Rigby and John Jones, colored youths, aged about eighteen, pleaded guilty to larceny in the Criminal Court yesterday, and received penitentiary sentences. Jones and Rigby are the prisoners who come under the name of the "Tortured" youths. They were taken to the police station and tortured in the hope of getting a confession. Rigby told how the detectives took him into a dark room, showed him a galvanic battery and then placed a wire to the back of his neck. He claimed that the wire was so charged with electricity that it burned and blistered his neck. Judge Murray pronounced a magnifying glass and examined the prisoner's neck, but could find no trace of the alleged burning.

Detectives Thornton, McGuff and Kinney were put on the stand, but all denied that a battery was used at the police station to extort confessions from prisoners. They explained that there was a small battery in one of the rooms and that they often pointed it out to prisoners. Sometimes they would apply a wire to the prisoner's neck, but there was no connection between the wire and the battery. Detective Kinney told the court that valuable "tips" were often secured from prisoners by means of this harmless contrivance. Judge Murray was not entirely satisfied with the explanation and went over to the police station himself. He then showed the apparatus to the jury, and they concluded that the story of Rigby was not worthy of credence.

TROUBLES OF THE STEWARTS.

Relations of the Wife and Toomey Were "Platonic."

The domestic difficulties of Jack and Helen Stewart received a thorough airing in Police Court yesterday morning. The Stewarts have been living at No. 99 North Third street, where a quarrel some time ago occurred. There were well known trouble about town. Last week Mrs. Stewart had her husband arrested for assaulting her, and on Monday of this week Stewart re-arrested himself upon the woman by causing her arrest on the charge of adultery. Stewart had been in the house at an early hour in the morning, where Mrs. Stewart was found in the room with Michael Toomey, one of the receiving tellers at Tron's pool room. Both cases came up yesterday. Mrs. Stewart is a handsome woman of about thirty. She dresses stylishly and makes a dash for money. She and her husband related widely different stories of the alleged assault. She charged that he struck and kicked her without provocation. Last Thursday evening she was at the house of a neighbor when Stewart returned home to get some private papers which she claimed were in his possession. She said she returned home, while she was procuring the documents from the drawer in which they were kept, and found her husband there while he slapped her face. He also kicked her and entered his wife's apartment, a man stepped through a window. He only saw the man's back, and did not clearly recognize him. Mrs. Stewart, who was in the room, saw him and kept watch on her actions until Monday night, when he found her with a young man. The latter did not deny being in the house to get a room in which to sleep. Stewart testified that his wife has been back with Toomey and has dined with him on numerous occasions. Mrs. Stewart did not deny these charges. Toomey, who was charged with adultery with Stewart's wife, was purely a Platonic character. Judge Murray, after hearing the evidence, said he desired to look up some authorities before deciding the case.

City Disclaims Responsibility.

The damage suit of Minnie Dillon against the city of Indianapolis for injuries suffered at the Meridian-street bridge over the canal, was begun yesterday in Room 2, Superior Court. Miss Dillon, while passing over the bridge one night last summer, fell down a sharp declivity at the north end of the structure. She was rendered unconscious by the fall, and lay in that condition an hour before she was discovered by a pedestrian, who was attracted to the scene by the accident. The result of the fall was the right side of the plaintiff was paralyzed. She is yet unable to move, and the city is charged with the property abutting the ditch are responsible in leaving the ditch in the condition in which it was found. If negligence may be attributed to any one.

Christopher Warweg's Will.

The will of Christopher Warweg was admitted to probate yesterday. The testator leaves his entire estate to his wife, with the exception of \$500, which he bequeaths to the German Orphan's Home, for the erection of a home for aged and infirm persons. At the death of the wife the defendant was to receive the balance. Mrs. Warweg and Henry Ruse are named as executors of the will. They qualified yesterday on a bond of \$10,000.

He Fell in the Shaft.

On the evening of Oct. 3, 1895, Mrs. May Goodwin went to the establishment of the Van Camp Packing Company to carry her husband's supper. While passing through one of the upper rooms she stumbled and fell into a elevator shaft, suffering serious injuries. She brought a suit for damages against the Van Camp company, alleging negligence in leaving the shaft exposed. The case came to trial yesterday before Judge Bartholomew.

Twenty-Sixth-Street Accident Echo.

Susan Dennis, one of the victims of the Twenty-sixth-street collision of Broad River and Citizens' Street-railroad cars, yesterday brought a suit for damages against the two companies. The accident happened Aug. 9, 1895. The plaintiff says that before the collision she was a strong, healthy woman, and that, as a result of the defendant's negligence, she will be compelled to suffer through life.

Says He Used a Billiard Cue.

Lena Bushmann, in a complaint for divorce filed yesterday, makes some serious charges against Martin Bushmann. She and the defendant married in this city in 1890, and have since had three children, a true and loving wife. She says he has used profane and vile language toward her, ordered her out of the house on January 1, 1895, assaulted her with a billiard cue.

Criminal Court Cases.

The following cases were disposed of in the Criminal Court yesterday: Richard Hunter, embezzlement, six months in the county jail; Ed McLaughlin, petit larceny, evidence heard and taken under advisement; Frank Sanders, grand larceny, taken under advisement; George Gray, embezzlement, two years in prison; Edward Allen, forgery, found not guilty.

Robert Girtin Held.

Robert Girtin, the colored man who run down little Walter Craigie, at Missouri and West streets, Wednesday night, was charged, in Police Court, yesterday, with assault and battery and fast driving. Judge C. allowed him to go on bond, but he is confined to the police station in the event of a trial.

Defendant Had Not Been Served.

The Chance-Matthews Company brought suit some time ago against C. E. Crispin to recover the amount of a printing bill, \$6.50, claimed to be due for printing and

Taggart circulars during the last city campaign. One of the circulars was "Is Taggart a Democrat?" etc., was on file among the papers in the suit. The case was called up yesterday in the court of Justice of the Peace Johnston and judgment was given to the plaintiff. The defendant, when it was found the defendant had not been served with notice of the suit. The case will be tried later.

Court Notes.

H. T. Conde, president of the Century Cycle Manufacturing Company, appeared before the Circuit Court yesterday and asked that the name of the corporation be changed to the "Arrow Cycle Company." Judge Brown granted the petition.

The suit of Behring Brothers against Sheriff Womack, to secure possession of certain goods taken by writ of replevin, Judge Harvey, of the Superior Court, has decided that the writ, having originally been procured in the Circuit Court, that the sheriff has jurisdiction in the present case.

THE COURT RECORD.

Superior Court.

Room 1—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid. Room 2—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid. Room 3—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid.

Circuit Court.

Room 1—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid. Room 2—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid. Room 3—John L. McMaster, Judge. Parker S. Carson vs. Charles F. Kramer; damages. Dismissed and costs paid.

Diamond Stone Company vs. George F. Kreitlein et al. Suit on replevin.

Indiana Bicycle Company vs. Walter I. Baker; suit on replevin and Circuit Court. Lizzie Wallace vs. William F. Wallace; suit for divorce. Superior Court, Room 2. Henry F. Moore et al. vs. Joseph C. Sommerfeld; suit on account. Superior Court, Room 2. Edward J. Gillies et al. vs. George F. Kreitlein; suit in replevin. Superior Court, Room 2. The Rodgers Shoe Company vs. George F. Kreitlein et al.; suit in replevin. Superior Court, Room 2. George F. Kreitlein et al. vs. George F. Kreitlein et al.; suit in replevin. Circuit Court, Room 1. Charles M. Hogwood vs. George F. Kreitlein et al.; suit in replevin. Circuit Court, Room 1. Goodyear Rubber Company vs. George F. Kreitlein et al.; suit in replevin. Circuit Court, Room 1. Lena Bushmann vs. Martin Bushmann; suit for divorce. Superior Court, Room 3. James Pittman et al. vs. suit to foreclose mortgage. Superior Court, Room 2. Susan Dennis vs. Indianapolis & Broad River Railroad Company; suit for damages. Superior Court, Room 1.

Porter Republican Club.

At a meeting of the Porter Republican Club last night Secretary Wilson reported 181 members in good standing, and the club in a flourishing condition. The members present at last night's meeting expressed themselves in favor of organizing a party for work in the coming State campaign, and to do their utmost as individuals for the success of the party. Owing to the growth of the club it was decided to secure larger quarters at once. It is the desire of the club to be in new quarters by Thanksgiving, when the clubrooms will be open to the visiting Republicans and Lincoln League members who will be in the city on that day.

Contracts for County Printing.

The County Commissioners have advertised for bids for the county printing, which shall be let within fifteen days after notification is given the printing firms. The contract amount is about \$10,000, and they will let in a few days, before the new board is organized.

HOMESEEKERS' EXCURSION.

Via the Iron Mountain Route. To all points in Arkansas, Indian Territory, Oklahoma, and Texas. Excursion tickets Nov. 13, 27 and Dec. 11. Tickets sold on any of these dates will be stamped for return passage on any of the following dates: Nov. 13, 27, 28, 29, and Dec. 3, 6, 10, 13, 20, 24, 27 and 31. These will be the last low-rate excursions of the season. For information apply to Coke Alexander, district passenger agent Missouri Pacific railway, Jackson place, Indianapolis.

HUNTERS' PARADISE.

Arkansas and Northern Louisiana. The finest hunting this side of the Rocky mountains, and Texas. Quail, ducks, geese, etc. The best hunting season for this territory is between now and Jan. 1. Low rates for hunting parties. Parties of five or more. Send for a copy of game laws, rates and other information, address Coke Alexander, D. P. A. Missouri Pacific railway, Jackson place, Indianapolis.

A Good Name.

Is valued highly by many people. Here is one for a first-class brew: "Extract of Malt," put up in bottles by the makers, the Home Brewing Company, Telephone 1050.

Art Reception.

Miss Mary A. Williamson will give an art reception Friday, the 15th, from 11 a. m. to 1 p. m., at the 12 East Michigan street. All interested in decorative art work invited.

PERHAPS THIS MAY HELP YOU

"My food does me no good," you say. Then it does you harm. There is no halting place between these extremes. Digested food alone gives health and strength. Undigested food sours, or ferments in the stomach and becomes a poison to the whole body. It causes indigestion, heart palpitation, liver and kidney trouble, distress after eating, pains in the chest and sides, and the tired, languid, heavy feeling we hear so much about. When the digestion goes wrong every function of the body goes wrong. Yes, and the mind, too. Men fail in business and the poor for no other reason than this—they are weakly, indigested and stupefied by dyspepsia. The lives of a host of women are blighted in the same way. You may be one of this miserable multitude. The writer of these lines has tried dozens of things to get cured; just as you have done, no doubt. The thing which at last succeeded with me may succeed with you. It is a discovery of those wise and good people—the Shakers, of Mount Lebanon, N. Y.—called the Shaker Digestive Cordial. It is not a purgative, which at best gives only transient relief. It is itself a digested food and also a corrector of the digestive function. You can eat and digest your food while taking this cordial. It helps you at once and soon makes the stomach vigorous and healthy. It is not like any other so-called dyspepsia cures. It is prepared by the Shakers principally from herbs cultivated by them. They do not ask to spend a dollar for a bottle while you are in the dark as to its virtues. They take that risk themselves. Almost any druggist will sell you a trial bottle for 10 cents, so you can see whether it is what they say—and adapt it to your case. And isn't even the small chance of a cure worth that much?

Dunlap's Celebrated Hats.

And all the other new style hats at Dunlap's Hat Store.

Insure your home in the Glens Falls.

Hardwood Mantels, Grates, Jno. M. Lilly.